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IN THE UNITED STATES PATENT AND TRADEMARK OFO PAY 15 PM 1: 4

In re application of: Rodney M. Richards et al.

Serial No.: 07 / 220,108

Group No.: 180

Filed: June 24, 1988

Examiner:

Scheiner

For:

Method and Reagents for Amplifying and Detecting Nucleic

Acid Sequences

RESPONSE UNDER 37 CFR 1.116 - EXPEDITED PROCEDURE -EXAMINING GROUP 180

Box AF Commissioner of Patents and Trademarks Washington, D.C. 20231

NOTE: To take advantage of the expedited procedure the envelope in which this paper is mailed must be ad-

dressed as shown and must also be marked "Box AF" in the lower left hand corner. Alternatively this paper can be hand carried to the particular Examining Group or other area of the Office in which the application is pending, in which case any envelope in which this paper is placed must be marked as in the bold type box above. Notice of September 20, 1985 (1059 O.G. 19-20).

AMENDMENT OR RESPONSE AFTER FINAL REJECTION—TRANSMITTAL

1. Transmitted herewith is an amendment after final rejection (37 CFR 1.116) for this application.

STATUS

2.	Applicant is					
		a small entity—verified statement:				
		attached.				
		already filed.				
	KX	other than a small entity				

CERTIFICATE OF MAILING (37 CFR 1.8a)

I hereby certify that this paper (along with any referred to as being attached or enclosed) is being deposited with the United States Postal Service on the date shown below with sufficient postage as first class mail in an envelope addressed to: Box AF, Commissioner of Patents and Trademarks, Washington, D.C. 20231.

Charlotte Frumkin

(Type or print name of person mailing paper)

Date: May 9, 1990

(Signature of person mailing paper)

(Amendment or Response After Final Rejection—Transmittal [9-20]—page 1 of 4)

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EXTENSION OF TERM

NOTE: As to a Supplemental Amendment filed in response to a final office action the Notice of December 10, 1985 (1061 O.G. 34-35) states:

"If a timely response has been filed after a Final Office Action, an extension of time is required to permit filing and/or entry of a Notice of Appeal or filing and/or entry of an additional amendment after expiration of the shortened statutory period unless the timely-filed response placed the application in condition for allowance. Of course, if a Notice of Appeal has been filed within the shortened statutory period, the period has ceased to run."

	(cor	nplete (a) or (b) as applicable)
3. (a) 🗌		r an extension of time under al number of months checked	37 CFR 1.136 (fees: 37 CFR d below:
	Extension	Fee for other than	Fee for
	(months)	small entity	small entity
	one month	\$62.00	\$31.00
	two months	\$180.00	\$90.00
	three months	\$430.00	\$215.00
	four months	\$680.00	\$340.00
	_		Fee \$
If addit		e is required please consid	•
	(check and	complete the next item, if ap	plicable)
		is deducted from the tota	een secured and the fee paid I fee due for the total months
	Ex	tension fee due with this requ	uest \$
		OR	
(b) 💢	tional petition is being	at no extension of term is re made to provide for the poss he need for a petition and fee	equired. However, this condi- sibility that applicant has inad- e for extension of time.

FEE FOR CLAIMS

	(Col. 1)		(Col. 2)	(Col. 3)	SMALL ENTITY			OTHER THAN A SMALL ENTITY	
	CLAIMS REMAINING AFTER AMENDMENT		HIGHEST NO PREVIOUSLY PAID FOR	PRESENT EXTRA	RATE	ADDIT. FEE	OR	RATE	ADDIT. FEE
TOTAL	•	MINUS	••	=	x6=	\$	-	x12=	\$
INDEP.	•	MINUS	•••	=	x18=	\$		x36=	\$
FIRS	ST PRESENTATION	N OF MUL	TIPLE DEP. CLAIM	1	+60=	\$	-	+120=	\$
				.	TOTAL	\$	OR	TOTAL	\$
	If the entry in Col.				OIT. FEE	\$			
	The "Highest No. I in Col. 1 of a prior	amendmer	nt or the number of	claims origin	ally filed.			ne approp	onato box
			(complete (c) o	or (a) as ap	piicabie	,			
(c)	No addition	onal fee	is required.						
				OR					
(d)	☐ Total add	litional fe	ee required is \$.						
			FEE F	PAYMENT					
5.	Attached	is a che	ck in the sum o	of \$					
	☐ Charge A	ccount l	No	the sum o	of \$	<u></u> -			
	A duplica	ite of this	s transmittal is a	attached.					
			FEE D	EFICIENC	Y				
NOT	six-month pen doned. In tho tered in return on the case.	cover the a iod has exp se instanc ning the pa Authorizat	ficiency and there is additional time con pired before the dese where authorizingers to the PTO Fition to charge the 7, 1986, 1065 O.G.	sumed in ma eficiency is no ation to char inance Branci deposit acco	king up th ted and c ge is incl h in order	e original of orrected, the uded, proce to apply the	leficie ne app essing ese cl	ncy. If the lication is delays a narges pri	e maximule held aba are encou for to action
6.		additiona	al extension a		e is re	quired, (charg	e Acc	ount N

(Amendment or Response After Final Rejection—Transmittal [9-20]—page 3 of 4)

AND/OR

If any additional fee for claims is required, charge Account No. 01-0519

Reg. No.: 31,222

Tel. No.: 805) 499-5725

IGNATURE OF ATTORNEY

Julia E. Abers

Type or print name of attorney

1840 Dehavilland Drive

P.O. Address

Thousand Oaks, California 91320-1789

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GROUP 180

Applicant: Rodney M. Richards Theodore Jones Serial No.: 220,108 Filed: June 24, 1988 **RESPONSE UNDER 37 CFR 1.116** -EXPEDITED PROCEDURE-For: Method and Reagents for Amplifying and Detecting **EXAMINING GROUP 180** Nucleic Acid Sequences Group Art Unit: 180 Examiner: Scheiner

Honorable Commissioner of Patents and Trademarks Washington, D.C. 20231

Dear Sir:

This is in response to the office action mailed February 9, 1990, in which claims 1-21 were finally rejected under 35 USC §§112 and 103. Reconsideration and withdrawal of these rejections is requested for the reasons set forth in the following remarks.

REMARKS

Applicants protest the nature of the office action which was mailed on February 9, 1990 in the above-captioned application on the grounds that this action is not responsive to the arguments raised by Applicants in their amendment filed October 27, 1989.